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## BILL NO. 2009-18

# ORDINANCE NO.

AN ORDINANCE TO UPDATE AND CORRECT VARIOUS PROVISIONS OF THE CITY'S ZONING REGULATIONS RELATIVE TO CERTAIN LAND USE CATEGORIES AND DEVELOPMENT STANDARDS, AND TO PROVIDE FOR OTHER RELATED MATTERS.

Sponsored by: Mayor Oscar B. Goodman

Summary: Updates and corrects various provisions of the City's zoning regulations relative to certain land use categories and development standards.

THE CITY COUNCIL OF THE CITY OF LAS VEGAS DOES HEREBY ORDAIN AS FOLLOWS:

SECTION 1: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the entry for the use "Animal Keeping & Husbandry," as found in the "Rural & Animal-Related" element of Table 2, to read as follows:

USE					F	ESID	ENT	IAL						COM	MI	ERC	IAL		INDU	STRL	AL
Animal Keeping	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-МНР	P-R	N-S	0	C-D	C-I	C-2	С-РВ	С-М	М
& Husbandry	С	С	С																		
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		site Pa		g Rec	uire	ment:	No a	ıdditi	onal <sub>l</sub>	parki	ng req	uired be	yond	that	whi	ch is	requ	ired	for the	princi	ipal

SECTION 2: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the entry for the use "Pet Boarding," as found in the "Rural & Animal-Related" element of Table 2, to read as follows:

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Pet	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	<b>R-М</b> Н	R-MHP	P-R	N-S	0	C-D	C-1	C-2	C-PB	C-M	М
Boarding																	[S] <u>C</u>	[S] <u>C</u>		С	С
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	On	-site	Parki	ng Ro	equir	ement	: On	e spa	ice pe	er 250	) squa	e feet o	f gro	ss flo	or a	rea.					

SECTION 3: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the entry for the use "Senior Citizen Apartments" as found in the "Residential & Lodging" element of Table 2, to read as follows:

15	ÜSE					F	ESID	ENT	IAL						COMN	AERC	IAL		INDU	STRL	AL.
16	Senior Citizen	Ŭ	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	O C-D	C-1	C-2	С-РВ	С-М	M
17	Apartments								С	С	С					S					Ц
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USE	RESIDENTIAL COMMERCIAL INDUSTRIAL
Senior Citizen	Minimum Special Use Permit Requirements: (Continued)
Apartments	2. The use shall be developed and operated only in connection with ground-level nonresidential development.
(Continued)	In the case of a multi-floor structure, the apartments themselves must be located above the ground floor,
	but access ways, entryways and community rooms may be located on the ground floor. (C-1 only)
	3. The primary resident or guest entryway to the apartments must be independent of ground floor commercial
	uses, and must be directly accessible from and oriented to a street. (C-1 only)
	4. The overall architecture of the front elevation shall highlight the difference in uses through variations in
	volume and proportion, and shall be treated as a cohesive whole through finishes and colors. (C-1 only)
	5. For any development that, in accordance with LVMC 19.08.050, is allowed to exceed the maximum lot
	coverage provisions set forth in that Section, all landscape buffer requirements, and all minimum setback
	requirements for the C-1 District, shall be met. (C-1 only)
	On-site Parking Requirement: .75 spaces per unit (.5 spaces per unit within the Downtown Overlay District).

SECTION 4: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the entry for the use "Church/House of Worship," as found in the "Institutional & Community Service" element of Table 2, to read as follows:

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Church/House of	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-1	C-2	C-PB	C-M	М
Worship	S	s	S	s	S	S	s	s	s	s	s	s	P	P	Р	P	P	P	P	P	Р
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SECTION 5: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the entry for the use "Public or Private School, Primary," as found in the "Institutional & Community Service" element of Table 2, to read as follows:

USE						RESII	)ENT	IAL						C	DMM	ERCL	AL.		IND	USTR	IAL
Public or	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-I	C-2	C-PB	C-M	М
Private School,	[C] <u>S</u>	[C] <u>S</u>	[C] <u>S</u>	[C] <u>S</u>	[C] <u>s</u>	[C] <u>s</u>	[C] <u>S</u>	[C] <u>s</u>	[C] <u>S</u>	[C] <u>S</u>	[C] <u>S</u>	[C] <u>S</u>	[C] <u>s</u>	[C] <u>s</u>	s	S	s	[C] <u>s</u>	[C] <u>S</u>	[C] <u>S</u>	[C] <u>S</u>
Primary	Desc An in priva	nstitu	tion t			es kir	nderga	arten	throu	gh 8t	h grad	le educ	ation	and i	s sup	porte	d by	a pub	lic, re	eligio	us or
:												<mark>Permit</mark> d on-sit		ireme	ents:						
	On-s	ite P	arkin	g Re	quire	ment	: Thr	ee sp	aces j	er cl	assroo	m.									

SECTION 6: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the entry for the use "Public or Private School, Secondary," as found in the "Institutional & Community Service" element of Table 2, to read as follows:

USE						R	ESIDE	NTIA	L					COM	IMI	ERCL	AL		INDU	STRI	AL
Public or Private	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-1	C-2	C-PB	С-М	М
School, Secondary	s	S	S	S	s	S	[C] <u>s</u>	[C] <u>s</u>	[C] <u>s</u>	[C] <u>s</u>	[C] <u>S</u>	[C] <u>S</u>	[C] <u>s</u>	[C] <u>s</u>	s	S	s	s	S	s	s
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	O	n-site	e Pai	king	g Re	quire	nent:	Nine	space	s per	classro	om.									

SECTION 7: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by adding to the "Institutional & Community Service" element of Table 2, at the appropriate location, a new entry for the use "Tutoring Center," reading as follows:

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Tutoring Center	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-1	C-2	C-PB	С-М	М
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SECTION 8: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by adding to the "Office & Professional" element of Table 2, at the appropriate location, a new entry for the use "Internet/Catalogue Sales Office," reading as follows:

USE					I	RESID	ENT	IAL						COI	ИM	IERC	IAL		INDI	JSTRI	AL
Internet/Catalogue Sales	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-1	C-2	C-PB	С-М	М
Office													С	С	С	P	P	P	P	P	P
	<b>Description:</b> An establishment which specializes in the sale of products via the internet or by catalogue for deliver to a customer's home or business. This use may include in-person customer consultations at the establishment.																				
					_	lation produ		locat	ted o	n-si	te nor	the deli	ivery	of p	oro	duct	s on	-site	is perr	nitted	ı.
	On-s	ite Pa	arkii	ıg R	equ	ireme	nt:	One	spa	ce fo	or each	1 300 sq	uare	feet	t of	gros	ss fl	oor a	ırea.		

SECTION 9: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the entry for the use "Liquor Establishment (Tavern)," as found in the "Retail & Personal Services" element of Table 2, to read as follows:

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Liquor Establishment	Ū	R-A	R-E R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0 C-	+-	+	C-PB	C-M S	M
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USE	RESIDENTIAL COMMERCIAL INDUSTRIAL
Liquor	Minimum Special Use Permit Requirements: (Continued)
Establishment	b. Will be located on a parcel or within a building that, pursuant to State law or City ordinance, has
(Tavern) (Continued)	
	c. Will be located within a regional mall;
	d. Will be located within a mixed-use development:
	i. That has been approved by means of Special Use Permit pursuant to Chapters 19.04 and 19.18;
	ii. That has a minimum net site area of 15 acres; and
	iii. Whose gross floor area of nonresidential space is a minimum of 250,000 square feet; or
	e. Will be separated from the existing use by a street or highway with a minimum right-of-way width of 100 feet.
	*6. The use shall conform to, and is subject to, the provisions of LVMC Chapters 6.40 and 6.50.
	On-site Parking Requirement: One space for each 50 square feet of public seating and waiting area (including areas for seating and waiting), plus one space for each 200 square feet of the total remaining
	gross floor area, with a minimum of ten spaces required.

SECTION 10: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the entry for the use "Secondhand Dealer," as found in the "Retail & Personal Services" element of Table 2, to read as follows:

USE						RES	IDEN	TIAI						COI	MМ	ERC	IAL		INDU	STRL	AL.
Secondhand Dealer	υ	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-1	C-2	C-PB	С-М	М
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between Charleston Boulevard and Sahara Avenue.

USE	RESIDENTIAL COMMERCIAL INDUSTRIAL
Secondhand Dealer (Continued)	On-site Parking Requirement: One space for each 250 square feet of gross floor area.

SECTION 11: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by adding to the "Retail & Personal Services" element of Table 2, at the appropriate locations, new entries for the uses "Retail Bakery," "Internet Café" and "Martial Arts Studio," respectively reading as follows:

USE					RESIE	ENTIA	L							CO	ИN	1ERC	lal		INDI	JSTRL	ΔL
Bakery, Retail	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-1	C-2	С-РВ	С-М	М
														P	Α		P	P	S	Р	Р
		iption: ablishme	ent whic	h spec	ializes	in bak	ed go	ods	for 1	etai	l sale b	ut does	not p	orovi	ide	mea	ls as	four	nd in a 1	restaur	ant.
	On-si	te Parki	ng Req	uirem	ent: C	ne spa	ce fo	r ea	ch 1	00 s	quare	feet of	gross	s flo	or :	area.					

USE						RESI	DENT	IAL						CO	ММ	ERCI	AL		INI	OUSTR	IAL
Internet	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-1	C-2	C-PB	С-М	M
Café																	С	С	С	С	С

#### Description:

An establishment that provides for public use 5 or more computers or other electronic devices:

- For purposes of accessing the internet, a local area network, e-mail programs or other computer software programs; and
- 2. The public use of which is in exchange for compensation of any kind and paid in any manner, including but not limited to the payment of a membership fee.

This use will generally include establishments commonly known as PC cafés, cyber cafés, cyber centers, and similar designations.

## Conditional Use Regulations:

- 1. No persons under the age of 16 years may use the computers or other electronic devices between the hours of 8:00 A.M. through 2:00 P.M., Monday through Friday, and after 10:00 P.M. daily, unless accompanied by a parent or guardian. The 8:00 A.M. through 2:00 P.M. restriction shall not apply during school holidays and school vacation periods recognized by schools within the City.
- 2. Accessible and adequate storage for bicycles and skateboards shall be provided to prevent an accumulation of bicycles and skateboards in such a manner as to interfere with the public use of sidewalks or streets.

On-site Parking Requirement: One space for every computer or electronic device provided for use, plus one space for each staff member on the largest shift.

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USE

2	Martial Arts	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S	0	C-D	C-1	C-2	C-PB	C-M	М
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7		SE	CTION	J 12: '	 Table	2 of	the I	ano	1U	se 🏾	Гав	les a	dopte	d in	Tit	le	19,	, Cl	nap	ter 4,	Sect	ion

INDUSTRIAL

COMMERCIAL

10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by adding to the "Commercial & Business Services" element of Table 2, at the appropriate location, a new entry for the use "Auction House," reading as follows:

RESIDENTIAL

USE	RESIDENTIAL  U R-A R-E R-D R-1 R-CL R-2 R-3 R-4 R-5 R-MH R-MHP P-R N-S O C-D C-1 C-2 C-PB C-M M  Description: An enclosed establishment for the temporary storage and offering by an auctioneer of qualified property which is offered or sold to the highest bidder by means of a request or invitation for bids. For purposes of this description, the term "qualified property" means property of any kind belonging to another, but excluding animals, motor vehicles and business inventory to be liquidated following or in connection with the closing of a business. This use does not include a secondhand dealer.  Minimum Special Use Permit Requirements:  *1. Temporary storage shall be limited to three weeks or less.  2. No outdoor display, sales or storage of any merchandise shall be permitted.  3. The use shall comply with the applicable requirements of LVMC Title 6.  4. The installation and use of an outside public address system or bell system is prohibited.  5. All exterior lighting shall be screened or otherwise designed so as not to shine directly onto any adjacent parcel of land.  On-site Parking Requirement: One space for each 2 fixed seats, or one space for each 50 square feet of non-fixed																			
Auction	U	R-A	R-E	R-D	R-1	R-CL	R-2	R-3	R-4	R-5	R-MH	R-MHP	P-R	N-S O	C-D	C-1	C-2	C-PB	C-M	N
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SECTION 13: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by deleting from the "Mixed Uses" element thereof the entry for the use "Mixed-Use."

SECTION 14: Table 2 of the Land Use Tables adopted in Title 19, Chapter 4, Section 10, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by adding to the "Mixed Uses" element of Table 2 a new entry for the use "Mixed-Use," reading as follows:

1	USE						RES	IDEN	TIAL	,					CO	имеr	CIAL		INDU	JSTRL/	ΔL
2	Mixed-Use	U R-A R-E R-D R-1 R-CL R-2 R-3 R-4 R-5 R-MH R-MHP P-R N-S O C-D C-1 C-2 C-PE  Description:  The vertical integration of residential uses and commercial or civic uses within a single building development, where the uses share pedestrian access, vehicular access, parking functions, or any conditional Use Regulations:  1. Residential uses permitted as of right in the R-3, R-4 and R-5 Zoning Districts are perconditional uses within an N-S, C-1, C-2, or C-PB Zoning District.  2. Commercial uses or civic uses shall be located at the ground level fronting the primer ights-of-way, and the principal entryway for those uses shall be directly accessed from and the public sidewalk.  3. Residential uses shall not be permitted on the ground floor fronting on primary public rights-omay be located at or above the second level of the building Residential uses may be located at or above the second level of the building Residential uses may be located at or above the second level of the building Residential uses may be located at the interior of the development does not front on an arterial or collector street.  4. Surface parking lots shall be located to the side or the rear of the principal building(s) on the shall be screened from view of the adjacent rights-of-way by the principal building(s) or a buffer in conformance with the requirements of LVMC Chapter 19.10. Parking structures so located along the street frontages of the development site, but shall be screened from view of the rights-of-way by the principal building(s).  Minimum Special Use Permit Requirements:  1. Residential uses permitted as of right in the R-3, R-4 and R-5 Zoning Districts may be permeans of a Special Use Permit within an R-3, R-4 or R-5 Zoning Districts may be by means of a Special Use Permit within an R-3, R-4 or R-5 Zoning District.  2. Nonresidential uses or civic uses shall be located at the ground level fronting the primitights-of-way, and the principal entryway for those uses shall be directly accessed from and the public sidewalk.													С-РВ	С-М	М				
3		U R-A R-E R-D R-1 R-CL R-2 R-3 R-4 R-5 R-MH R-MHP P-R N-S O C-D C-1 C-2 C-PB  Description:  The vertical integration of residential uses and commercial or civic uses within a single building development, where the uses share pedestrian access, vehicular access, parking functions, or any cothereof.  Conditional Use Regulations:  1. Residential uses permitted as of right in the R-3, R-4 and R-5 Zoning Districts are per conditional uses within an N-S, C-1, C-2, or C-PB Zoning District.  2. Commercial uses or civic uses shall be located at the ground level fronting the primar rights-of-way, and the principal entryway for those uses shall be directly accessed from and of the public sidewalk.  3. Residential uses shall not be permitted on the ground floor fronting on primary public rights-on may be located at or above the second level of the building Residential uses may be located ground floor of any building or portion thereof that is located at the interior of the development does not front on an arterial or collector street.  4. Surface parking lots shall be located to the side or the rear of the principal building(s) on the shall be screened from view of the adjacent rights-of-way by the principal building(s) or a buffer in conformance with the requirements of LVMC Chapter 19.10. Parking structures st located along the street frontages of the development site, but shall be screened from view of the rights-of-way by the principal building(s).  Minimum Special Use Permit Requirements:  1. Residential uses permitted as of right in the P-R, N-S, O and C-1 Zoning Districts may be by means of a Special Use Permit within a P-R or O Zoning District.  2. Nonresidential uses permitted as of right in the P-R, N-S, O and C-1 Zoning Districts may be by means of a Special Use Permit within an R-3, R-4 or R-5 Zoning District.  3. Commercial uses or civic uses shall be located at the ground level fronting the primar rights-of-way, and the principal entryway for those uses shall be directly accessed from and on the public sidewa														С					
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9		<ol> <li>Conditional Use Regulations:         <ol> <li>Residential uses permitted as of right in the R-3, R-4 and R-5 Zoning Districts are per conditional uses within an N-S, C-1, C-2, or C-PB Zoning District.</li> <li>Commercial uses or civic uses shall be located at the ground level fronting the primarights-of-way, and the principal entryway for those uses shall be directly accessed from and of the public sidewalk.</li> </ol> </li> <li>Residential uses shall not be permitted on the ground floor fronting on primary public rights-ormay be located at or above the second level of the building Residential uses may be located ground floor of any building or portion thereof that is located at the interior of the development does not front on an arterial or collector street.</li> </ol> <li>Surface parking lots shall be located to the side or the rear of the principal building(s) on the shall be screened from view of the adjacent rights-of-way by the principal building(s) or a buffer in conformance with the requirements of LVMC Chapter 19.10. Parking structures she located along the street frontages of the development site, but shall be screened from view of the rights-of-way by the principal building(s).</li> <li>Minimum Special Use Permit Requirements:         <ol></ol></li>														ed on	the				
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11		ground floor of any building or portion thereof that is located at the interior of the development does not front on an arterial or collector street.  4. Surface parking lots shall be located to the side or the rear of the principal building(s) on the s shall be screened from view of the adjacent rights-of-way by the principal building(s) or a lar buffer in conformance with the requirements of LVMC Chapter 19.10. Parking structures shall located along the street frontages of the development site, but shall be screened from view of the adjacent rights-of-way by the principal building(s) or a large transfer of the development site, but shall be screened from view of the adjacent rights-of-way by the principal building(s) or a large transfer of the development site, but shall be screened from view of the adjacent rights-of-way by the principal building(s) or a large transfer of the development site, but shall be screened from view of the adjacent rights-of-way by the principal building(s) or a large transfer of the development site, but shall be screened from view of the adjacent rights-of-way by the principal building(s) or a large transfer of the development site, but shall be screened from view of the adjacent rights-of-way by the principal building(s) or a large transfer of the development site, but shall be screened from view of the adjacent rights-of-way by the principal building structures shall be screened from view of the adjacent rights-of-way by the principal building structures shall be screened from view of the adjacent rights-of-way by the principal building structures shall be screened from view of the adjacent rights-of-way by the principal building structures shall be screened from view of the adjacent rights-of-way by the principal building structures shall be screened from view of the adjacent rights-of-way by the principal building structures shall be screened from view of the adjacent rights-of-way by the principal building structures shall be screened from view of the adjacent rights-of-way b														andsc	ape				
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SECTION 15: Title 19, Chapter 4, Section 70, Subsection (A), of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

(A) P-R District. All uses in the P-R District shall conform to the following:

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(1) No products shall be stored, displayed or sold on the premises[.], except for the sales

(C)

activities otherwise permitted for the internet/catalogue sales office use.

- (2) No trucks, vans or other commercial vehicles shall be stored or parked on the property overnight.
- (3) No service shall be performed upon a client except those related to the service of the medical profession including dentists, opticians, optometrists, chiropractors, etc.
- (4) Services shall not include the production or repair of any goods except as an incidental use to a permitted service.
- (5) Instructional services [must be limited to a two to one pupil/instructor ratio provided, however, in connection with instructional services to be provided at a physician's office,] at a physician's office must be provided with a pupil/instructor ratio no greater than two to one; provided, however, that the Director may approve a higher pupil/instructor ratio upon a showing that sufficient off-street parking is available for the number of pupils anticipated. Equipment used for instructional purposes must be stored within the building.
- (6) There shall be no mixed residential and commercial use of any property and in the event there is an existing residential use on a property, no commercial use of the property shall be permitted until the residential use has permanently ceased.
- (7) No use or business activity shall remain open to the public for business between the hours of nine p.m. though seven a.m. All exterior lighting, except for security lighting, shall be turned off.
- SECTION 16: Title 19, Chapter 8, Section 30, Subsection (C), of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended so that the text thereof reads as follows:
- [Notwithstanding the maximum] <u>Building heights shall not exceed the applicable maximum</u> building heights established in this Chapter.[, allowable building heights shall be further restricted along street classified as collector or larger, as designated in the Master Plan of Streets and Highways. Buildings may be constructed up to thirty-five feet in height at the front yard setback line. Any portion of a

Building Heights [Along Streets Classified as Collector or Larger]

in excess of thirty-five feet, see Figure 1 below. However, the preceding restriction shall not apply to buildings in the Downtown Overlay District or buildings located adjacent to freeways.]

SECTION 17: Title 19, Chapter 8, Section 30, Subsection (C), of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is further amended to delete therefrom Figure 1.

SECTION 18: Title 19, Chapter 8, Section 40, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending Table 2 that appears therein, in particular Note 5 to that Table, so that Note 5 reads as follows:

5. R-3 and R-4 Districts--The height limit for senior citizen apartment developments shall be three stories or forty feet, whichever is less, upon approval of a Site Development Plan Review application in accordance with Section 19.18.050. Senior citizen apartment developments that exceed the [permitted] height limit set forth in the preceding sentence may be permitted upon approval of a [Special Use Permit in accordance with Sections 19.04.050 and 19.18.060.] waiver of the height limit as part of the development's Site Development Plan Review.

SECTION 19: Title 19, Chapter 8, Section 50, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending Table 1 that appears therein, including the accompanying Notes, reads as follows:

Table 1. Commercial and Industrial District Development Standards

STANDARD	P-R	N-S	0	C-D	C-1	C-2	C-PB	C-M	$M[^7]$
Min. Site Area to Rezone	NA	NA	NA	NA	NA	NA	20 Ac.	NA	NA
Min. Lot Width (ft.) <sup>4</sup>	60	100	100	100	100	100	100	100	NA
Setbacks, Principal Structures									
Min. Front Yard Setback (ft.) <sup>4</sup>	20	25	25	25	20	20	20	10	10 <sup>7</sup>
Min. Side Yard Setback (ft.) <sup>4</sup>	5	10	10	10	10	10	10	10	10 <sup>7</sup>
Min. Corner Side Yard Setback (ft.) <sup>4</sup>	15³	15	15	15	15	15	20	10	10 <sup>7</sup>
Min. Rear Yard Setback (ft.) <sup>1,4</sup>	15	25	15	25	20	20	15	20	07
Setbacks, Accessory Structures									
Min. Front Yard Setback (ft.)	20	25	25	25	20	20	20	10	10
Min. Side Yard Setback (ft.)	5	8	8	8	8	8	8	8	0
Min. Corner Side Yard Setback (ft.)	15	15	15	15	15	15	20	10	10
Min. Rear Yard Setback (ft.)	8	8	8	8	8	8	8	8	0
Max. Lot Coverage 4,8	50%	30%	30%	30%	50% <sup>6</sup>	50%	50%	NA	NA
Max. Building Height 1, 2, 4, 5	Lesser of 2 stories or 35 feet		NA	NA	NA	NA	NA		

Table 1 Notes:

- 1. Rear Yard Setbacks, Building Heights. Rear yard setbacks and building heights may be affected by the residential adjacency standards set forth in LVMC 19.08.060.
- 2. Building Height.
  - a. Non-Residential Building Height When Adjacent to Residential. See Section 19.08.060(B).
- b. P-R and O Districts. The maximum building height in the P-R and O Districts is two stories or thirty-five feet, whichever is less.
- c. C-D District. Unless otherwise approved by the City Council in a Site Development Plan, building heights in the C-D District shall not exceed:
- (1) One story or twenty feet, whichever is less, for parcels that front on Charleston Boulevard between Rancho Drive and Valley View Boulevard;
  - (2) Two stories or thirty-five feet, whichever is less, for all other parcels.
- d. C-1 and C-2 Districts. For parcels that are located within the C-1 and C-2 Districts, but are outside the Neighborhood Revitalization Area, the maximum building height for mixed-use development is ten stories, or one hundred fifty feet, whichever is less. For purposes of the foregoing, the "Neighborhood Revitalization Area" means the area so designated in the Las Vegas 2020 Master Plan adopted by Ordinance No. 5250, as the boundaries of that area may be amended from time to time.
- e. C-PB District. The maximum building height in the C-PB District is five stories or eighty-five feet, whichever is less. For parcels of land located within a C-PB Zoning District that is contiguous to, or within two hundred feet of, a freeway or expressway, the maximum building height shall be six stories or one hundred feet, whichever is less. Notwithstanding the above, in the case of permitted commercial and retail uses, the maximum building height shall be two stories or thirty-five feet, whichever is less.
- f. Exemptions. Chimney and vent stacks; roof structures for the use of elevations, stairs, tanks, ventilation, and similar necessary mechanical equipment; visual screens which surround mounted mechanical equipment; skylights; and whip and mounted antennas and flag poles up to forty feet in height may be erected above the required height limits. In no case shall structures above the

permitted height limit be constructed for the purpose of providing additional floor space.

- [g. Height Along Certain Streets. For additional building height restrictions along streets classified as collector or larger, see Section 19.08.030(C).]
- 3. P-R District. A development in the P-R District which is a conversion from an existing residential structure may maintain the existing setbacks. Any additions may also be constructed to the existing established corner setback.
- 4. Downtown Overlay District. All structures in the Downtown Overlay District are exempted from the automatic application of the height limitations, required setbacks and lot coverage requirements specified in this Chapter. However, the exemption does not prohibit the City Council from imposing similar or equivalent limitations in connection with the approval of a Site Development Plan in accordance with Section 19.06.060.
- 5. Gaming Enterprise Overlay District. All licensed gaming establishments within the Gaming Enterprise District are exempted from the automatic application of any height limitations specified in this Chapter. However, the exemption does not prohibit the City Council from imposing a similar or equivalent height limitation in connection with the approval of a Site Development Plan.
- 6. C-1 District. Senior citizen apartments [and mixed-use developments] that exceed the permitted lot coverage limitation may be permitted upon approval of a [Special Use Permit in accordance with Sections 19.04.050 and 19.18.060. In addition, a mixed-use development shall be subject to all of the following requirements:
- a. The mixed-use development must contain both residential and commercial uses in the same structure:
- b. Commercial uses shall be located at the front yard setback facing the public right-of-way; and
- c. The residential units shall be located at or above the second story of the mixed-use structure.] Site Development Plan Review application in accordance with Section 19.18.050.
- 7. M District. Where a property in an M District is adjacent to, or across the street from, a residential district, the minimum setback from the property line or the street right-of-way line shall be fifty feet. The setback area shall be maintained free and clear of all buildings or industrial uses, except that this

area may be used for parking. Such parking use may include parking for industrial equipment and vehicles if parking areas are completely screened from any residential view.

8. Mixed-Use Developments. Lot coverage for mixed-use developments may be increased up to a maximum of 75% of the net lot area upon the approval of a Site Development Plan Review application in accordance with Section 19.18.050.

SECTION 20: Title 19, Chapter 8, Section 60, Subsection (A), Paragraph (1), of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

- (1) Except as otherwise provided in Paragraph (3) of this Subsection (A), development of the following property shall conform to the residential adjacency standards set forth in this Section:
- (a) All property to be developed for nonresidential use that is located adjacent to [residential] property which is [either developed for sale or designated for such development in the General Plan;] zoned R-A, R-E, R-D, R-1 or R-CL, unless such adjacent property is developed with a nonresidential use; and
- (b) All property to be developed for multi-family residential use that is located adjacent to either single-family residential property or property which is designated for such development in the General Plan.

SECTION 21: Title 19, Chapter 8, Section 60, Subsection (B), Paragraph (3), of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

- 3. Exceptions.
- (a) The following structures may project a maximum of twelve feet above the Proximity Slope:
  - (i) Chimney and vent stacks.
- (ii) Roof structures for the use of Solar Panels units, elevators, stairs, tanks, ventilation, and similar necessary mechanical equipment.
  - (iii) Visual screens which surround mounted mechanical equipment.
  - (iv) Skylights.

- (v) Whip and mounted antennas.
- (b) Church steeples, utility transmission lines and towers, <u>wireless communication</u> facilities when attached to a utility transmission line pole or tower, and municipal utility facilities such as water towers are exempt from the maximum height provisions.

SECTION 22: Title 19, Chapter 18, Section 50, Subsection (J), of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

- (J) Expiration. [Except as otherwise specified in connection with its approval, a]  $\underline{A}$  Site Development Plan which is not exercised within [two years after the date of approval] the approval period shall be void, unless an extension of time is granted upon a showing of good cause. An extension of time may be granted only if application therefor is made prior to the expiration of the [two-year period (or such other time period as was specified in the approval).] approval period. For purposes of this Subsection (J):
- (1) The "approval period" for a Site Development Plan is the time period specified in the approval, if one is specified, and is two years, otherwise.
- (2) [, a]  $\underline{A}$  Site Development Plan is exercised upon the issuance of a building permit for the principal structure on the site.

SECTION 23: Title 19, Chapter 18, Section 60, Subsection (P), Paragraph (1), of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended to read as follows:

- (1) Failure to Exercise.
- (a) A Special Use Permit which cannot be exercised except upon construction of a new building, and which is not exercised within [two years after approval,] the approval period shall be void, unless the City Council grants an extension of time upon a showing of good cause. An extension of time may be granted only if application therefor is made prior to the expiration of the [two-year] approval period. For purposes of this Subparagraph (a):
- (i) The "approval period" for a Special Use Permit is the time period specified in the approval, if one is specified, and is two years, otherwise.
  - (ii) [, a] A Special Use Permit is exercised upon the issuance of a building

permit for the new construction.

- (b) A Special Use Permit which does not require the construction of a new building in order to be exercised, and which is not exercised within [one year after approval] the approval period shall be void, unless the City Council grants an extension of time upon a showing of good cause. An extension of time may be granted only if application therefor is made prior to the expiration of the [one-year] approval period. For purposes of this Subparagraph (b):
- (i) The "approval period" for a Special Use Permit is the time period specified in the approval, if one is specified, and is one year, otherwise.
- (ii) [, a] A Special Use Permit is exercised upon approval of a business license to conduct the activity, if one is required, or otherwise, upon the issuance of a certificate of occupancy or approval of a final inspection.

SECTION 24: Title 19, Chapter 20, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the definition of the term "Animal Keeping and Husbandry" to read as follows:

"Animal Keeping and Husbandry" means the raising, keeping and breeding of domestic animals, including without limitation dogs, cats, birds, sheep, goats and pot-bellied pigs. The use must be ancillary to the principal use, but may be conducted for commercial purposes.

SECTION 25: Title 19, Chapter 20, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the definition of the term "Mixed-Use" to read as follows:

"Mixed-Use" means [a combination of certain residential and nonresidential uses on a single parcel, or am ix of certain residential and nonresidential uses within an area that is zoned for either residential or nonresidential use.] the vertical integration of residential uses and commercial or civic uses within a single building or a single development, where the uses share pedestrian access, vehicular access, parking functions, or any combination thereof.

SECTION 26: Title 19, Chapter 20, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by amending the definition of the term "Secondhand Dealer" to read as follows:

"Secondhand dealer" means a specialty shop which deals solely in one kind of used commodity with no new commodities, or a business in which the sale of secondhand or used articles is incidental to the sale of new articles of the same kind. For purposes of this definition, the sale of secondhand or used articles is deemed to be incidental to the sale of new articles. Used articles may include wearing apparel, furniture, fixtures, appliances, tableware, offices supplies, pictures, paintings, jewelry, cutlery or guns. The term includes the sale of jewelry (Class III type) and scrap precious metals as defined in LVMC Chapter 6.74, but does not include the sale of junk as defined in that Chapter, the sale of used cars or the sale of other items which the City Council determines do not fit within the intent of this term. The term does not include the buying and selling of foreign or domestic coins for numismatic purposes[,] or used books, which shall be allowed where retail sales of new merchandise is permitted. The term also does not include a thriftshop or nonprofit thriftshop.

SECTION 27: Title 19, Chapter 20, Section 20, of the Municipal Code of the City of Las Vegas, Nevada, 1983 Edition, is hereby amended by adding thereto, at the appropriate locations, the following terms and their corresponding definitions:

"Auction House" means an enclosed establishment for the temporary storage and offering by an auctioneer of qualified property which is offered or sold to the highest bidder by means of a request or invitation for bids. For purposes of this definition, the term "qualified property" means property of any kind belonging to another, but excluding animals, motor vehicles and business inventory to be liquidated following or in connection with the closing of a business. The term "auction house" does not include a secondhand dealer.

"Auctioneer" means a person who cries out or otherwise requests or solicits bids for purposes of offering to sell property to the highest bidder.

"Bakery, Retail" means an establishment which specializes in baked goods for retail sale but does not provide meals as found in a restaurant.

"Internet/Catalogue Sales Office" means an establishment which specializes in the sale of products via the internet or by catalogue for delivery to a customer's home or business. This use may include in-person customer consultations at the establishment.

"Internet Café" means an establishment that provides for public use five or more computers or other

# electronic devices:

- (1) For purposes of accessing the internet, a local area network, e-mail programs or other computer software programs; and
- (2) The public use of which is in exchange for compensation of any kind and paid in any manner, including but not limited to the payment of a membership fee.

This term will generally include establishments commonly known as PC cafés, cyber cafés, cyber centers, and similar designations.

"Martial Arts Studio" means an establishment whose principal business activity is the instruction of the martial arts as defined by LVMC 6.53.020(C). The term does not include any nonprofit organization or entity that offers martial arts instruction only as an incidental service in its overall program of activities.

"Tutoring Center" means an institution or place of education or instruction, other than a public or private school (primary or secondary), business school, or trade school, that is owned and operated privately for profit and that does not offer a complete educational curriculum. The term includes an educational testing center.

SECTION 28: For purposes of Section 2.100(3) of the City Charter, LVMC 19.04.010, 19.04.070, 19.08.030, 19.08.040, 19.08.050, 19.08.060, 19.18.050, 19.18.060, and 19.20.020 are deemed to be subchapters rather than sections.

SECTION 29: If any section, subsection, subdivision, paragraph, sentence, clause or phrase in this ordinance or any part thereof is for any reason held to be unconstitutional or invalid or ineffective by any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portions of this ordinance or any part thereof. The City Council of the City of Las Vegas hereby declares that it would have passed each section, subsection, subdivision, paragraph, sentence, clause or phrase thereof irrespective of the fact that any one or more sections, subsections, subdivisions, paragraphs, sentences, clauses or phrases be declared unconstitutional, invalid or ineffective.

. . .

1	SECTION 30: All ordinances or parts of ordinances or sections, subsections, phrases,
2	sentences, clauses or paragraphs contained in the Municipal Code of the City of Las Vegas, Nevada,
3	1983 Edition, in conflict herewith are hereby repealed.
4	PASSED, ADOPTED and APPROVED this day of, 2009.
5	APPROVED:
6	Rv
7	By OSCAR B. GOODMAN, Mayor
8	ATTEST:
10	BEVERLY K. BRIDGES, CMC City Clerk
11	CRY CICIK
12	APPROVED AS TO FORM:
13	Vulfteel 4-22-09 Date
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1	The above and foregoing ordinance was first proposed and read by title to the City Council on the
2	day of, 2009, and referred to the following committee composed of
3	and for recommendation;
4	thereafter the said committee reported favorably on said ordinance on the day of
5	, 2009, which was a meeting of said Council; that at said
6	meeting, the proposed ordinance was read by title to the City Council
7	as first introduced and adopted by the following vote:
8	VOTING "AYE":
9	VOTING "NAY":
10	ABSENT:
11	
12	APPROVED:
13	$\mathbf{R}_{\mathbf{v}}$
14	By OSCAR B. GOODMAN, Mayor
15	ATTEST:
16	BEVERLY K. BRIDGES, CMC
17	City Clerk
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